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REMARKS

Claims 1-3 and 5-28 are pending.

Claim Rejections - 35 U.S.C. § 102

The Patent Office rejected claims 1-3 and 5-28 under 35 U.S.C. § 102(e) as being anticipated by U.S. Publication 20030046421 by Horvitz et al., ("Horvitz").

Applicant respectfully traverses. Applicant respectfully submits independent claims 1, 5, 13 and 17 include novel and nonobvious elements. Anticipation requires the disclosure in a single prior art reference of each element of the claim under consideration. W.L. Gore & Assocs. v. Garlock, 721 F.2d 1540, 220 USPQ 303 (Fed. Cir. 1983), cert. denied, 469 U.S. 851 (1984). Further, "anticipation requires the presence in a single prior art reference disclosure of each and every element of the claimed invention, arranged as in the claim." Lindemann Maschinenfabrik GmbH v. American Hoist & Derrick Co., 730 F.2d 1452, 221 USPQ 481, 485 (Fed. Cir. 1984) (citing Connell v. Sears, Roebuck & Co., 722 F.2d 1542, 220 USPQ 193 (Fed. Cir. 1983). Emphasis added.

Applicant respectfully submits claims 1, 5, 13 and 17 include elements which have not been disclosed, taught or suggested by Horvitz. For example, claims 1, 5, 13 and 17 generally recite:

a message store for storing multimedia messages;

summarization means for automatically summarizing the stored message, wherein said <u>summarization means reduces messages to a list of keywords from a plurality of lists of keywords, each keyword of each list being selectable by a user, said list of keywords applied to the stored message being based upon a sender of a message; and</u>

organization means for organizing content of the stored message into a template, said template including information fields selected by a user and a number of characters for each field selected by said user, wherein said stored message is available for access in accordance with said template for said user. Emphasis added.

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Horvitz fails to disclose, teach or suggest summarization means reduces messages to a list of keywords from a plurality of lists of keywords, each keyword of each list being selectable by a user, said list of keywords applied to the stored message being based upon a sender of a message and organization means for organizing content of the stored message into a template, said template including information fields selected by a user and a number of characters for each field selected by said user. The Patent Office cites the automated text summarizer of Horvitz as disclosing summarization means which reduce messages to a list of keywords, each keyword being selectable by a user. The cited portions, as offered by the Patent Office, and the entire disclosure of Horvitz fail to teach, disclose or suggest summarization means which reduce messages to a list of keywords, each keyword being selectable by a user. Horvitz merely discloses that keywords may be analyzed only for the purposes of determining a priority of the message. The summarized message is not reduced to a list of keywords, selected by a user, the list being based upon a sender. Consequently, Horvitz fails to disclose, teach or suggest every element of claims 1, 5, 13 and 17. Under Lindemann, a prima facie case of anticipation has not been established for claims 1, 5, 13 and 17. Claims 2-3, 6-12, 14-16 and 18-28 are believed allowable due to their dependence upon an allowable base claim.

Additionally, Horvitz fails to teach, disclose or suggest organization means for organizing content of the stored message into a template, said template including information fields selected by a user and a number of characters for each field selected by said user. The Patent Office cites paragraphs [0124] and [0279] for support of its assertion that Horvitz discloses a template, said template including information fields selected by a user and a number of characters for each field selected by said user. The cited portions, as offered by the Patent Office, and the entire disclosure of Horvitz fail to teach, disclose or suggest a template, said template including information fields selected by a user and a number of characters for each field selected by said user. Consequently, Horvitz fails to disclose, teach or suggest every element of claims 1, 5, 13 and 17. Under Lindemann, a prima facie case of anticipation has not been established for claims 1, 5, 13 and 17. Claims 2-3,

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6-12, 14-16 and 18-28 are believed allowable due to their dependence upon an allowable base claim.

CONCLUSION

Applicants respectfully submit that all claims are allowable, and it is respectfully requested that the entire application now be passed to formal allowance.

PLEASE MAIL CORRESPONDENCE TO: Respectfully submitted,

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